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LDWEF 12.3.54  
03/20/07

R#11872

CY 3/21/07

3/16/07 CSK response

March 20, 2007

Elizabeth M. Gilpin, Inspector  
Puget Sound Clean Air Agency  
1904 3<sup>rd</sup> Avenue, Ste. 105  
Seattle, WA 98101

RE: Glacier Northwest, Inc. – Seattle Concrete Plant (Registration No. 11872)  
Written Follow-Up on Compliance Status Report dated 3/16/2007

Dear Ms. Gilpin:

As requested from PSCAA, I am submitting this letter as a written follow-up to your Compliance Status Report dated March 16, 2007 for Glacier's Seattle Cement Terminal PSCAA registration # 11872. This plant is located at 5900 West Marginal Way SW in Seattle.

During your inspection you noted that baghouse #5 authorized under NOC 9379 was operating at 1" of water which was below the established range of 3 to 7". The operating pressure range of the #5 baghouse has been modified to 1" to 7" and the air O&M plan and inspection log updated. Additionally as noted in your inspection report, the operating staff at the cement terminal will now use a notation of "NR" on inspection logs when equipment is not running.

As you know, maintaining compliance with applicable clean air regulations is one of Glacier's top priorities. Please contact me at (206) 768-7612 or [mhinck@glaciernw.com](mailto:mhinck@glaciernw.com) if you have any questions about this matter or require any additional information.

Sincerely,

Matt Hinck

Environmental Manager, Washington Division

cc: Mark Wagy  
Scott Isaacson  
Steve Penswick

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